IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ROBERT W. MAUTHE, M.D., P.C., a Pennsylvania corporation, individually and as the representative of a class of similarlysituated persons,

Case No. 5:17-cv-02154-LS

Judge Lawrence F. Stengel

Plaintiffs,

v.

GAITHER TECHNOLOGIES STC, LLC, and MINGLE ANALYTICS, INC.,

Defendants.

STIPULATION TO DISMISS

It is hereby stipulated and agreed to by and between the parties to this document, through their respective counsel, that all claims by Plaintiff, Robert W. Mauthe, M.D., P.C., against Defendant Gaither Technologies STC, LLC ("Gaither"), be dismissed with prejudice and without costs, and all class claims against Gaither be dismissed without prejudice and without costs.

By: /s/ David M. Oppenheim
Richard E. Shenkan (Pa. Bar No. 79800)
SHENKAN INJURY LAWYERS
P.O. BOX 7255
New Castle, PA 16107
T: 248.562.1320
F: 888.769.1774

Diana L. Eisner (Pa. Bar No. 309237) MANATT, PHELPS & PHILLIPS, LLP 1050 Connecticut Avenue, NW, Suite 600 Washington, DC 20036 T: 202.585.6576 F: 202.637.1576 deisner@manatt.com

By: /s/ Diana L. Eisner

Phillip A. Bock (admitted *pro hac vice*)
David M. Oppenheim (admitted *pro hac vice*)
BOCK, HATCH, LEWIS & OPPENHEIM, LLC
134 N. LaSalle Street, Suite 1000
Chicago, Illinois 60602
T: 312.658.5500
F: 312.658.5555

Attorney for Defendant Gaither Technologies STC, LLC

phil@classlawyers.com david@classlawyers.com

rshenkan@shenkanlaw.com

Attorneys for Plaintiff

CERTIFICATE OF SERVICE

The undersigned attorney hereby certifies that, on February 6, 2018, a copy of the foregoing document be was served upon all counsel of record using the ECF system.

/s/ David M. Oppenheim